offense, was laid over until next Wadnesday evening.
PHINEAS SMITH, Foreman of Hose Co. No. 1, admitted that the same offense had been committed by his Company.

Assault at a First.

Company to 22, against his foreman, John Layana, for drunkenness and assaulting him at a first.

The FOREMAN said the complainant had disputed his authority, and used abusive language toward him.

The CHIEF ENGINEER said the Foreman was drunk on the occasion in question, and he had to give him in charge of a policeman.

The FOREMAN retorted that he was not drunk, but highly excited; and that the compisionant, Armstrong, was ambitious and wanted to get him out of office.

The CHIEF ENGINEER said he told Mr. Laymes that he was drunk, and not fit to take command of the earlier, that Mr. Layman replied that he would take command in spite of the Chief, or anybody else; and that he the z gave him in charge of a police officer.

The Committee suspended Leyman for one year. Home no. 3s against Hook and Lander Company No. 3, for "running them in," on the 8th of February.

HARVIT HYER corroborated the complaint, and said he had since learned that the man in charge of the tiller of No. 3 on that, and other occasions, was not a member of the Fire Department.

In offices the charge was decied, but it was almitted that Forrester, the man in charge of the tiller of the truck, and charge dismissed.

The Charge dismissed.

Journal of Engine No. 15, plead guilty to the companing to both quantum of Engine No. 34, plead guilty to running on the sidewalk during a heavy show.

Journal of Engine No. 15, plead guilty to the company of the buck, and charge dismissed.

John Garnon, of Engine No. 15, pleadguilty to the gare. Decision in both cases reserved. Adjourned b Wednesday evening next.

BROOKLYN BOARD OF SUPERVISORS.

BROOKLYN BOARD OF SUPERVISORS. A regular meeting was hid last evening—A. P. STANTON, President, in the Char.

The Committee on Lews and Applications to Legislaure, to whom the unject has been retered, reported that in their spinon H. C. Buewell, Police Justice, ander the late Willemburgh Charter, is not acting under any law no v in force, and they, therefore, recommend that the County relate to care trumbers' fees, or board of any person committed by said Spowell. As good. Scewell As pred The Committee on Selection reported in favor of increasing the sainty of the District Attorney from \$2000 to \$3,000 a year as a to allow him a Clerk at \$1,00 a year additional. Henry A. Conver was appointed inspector of Tampikes for the Town of New Lotts, in place of Cornelius Bogardus, remayed out of the Lown.

The Board adjourned till next Monday. OPPOSITION TO THE CHARTER.

A neeting of citizens of Hoboken opposed to the act incorporating Hoboken as a city, was held at Pollock's, last evening. FRANKLIN B. CARPENTER pre-sided, and CHARLES T SHERRY WAS Secretary. The

lock's, last evening. FRANKLIN B. CARPENTER presided, and CHARLES T SHERRY was Secretary. The meeting was quite largely attended.

The first speaker was a German named SPIERNAN, who stated that at a meeting of the Germans held the evening previous, they determined unanimously to oppose the Charter.

JOHN M. BEARD BEXT and only touched upon the issue at the close of his remarks. He urged that the taxes were already oppressive, and the Chy Charter would increase them without being necessary for the good government of Hoboken. If the taxes were in become more onerous, he believed that people, instead of buying property and making improvements in Hoboken, would retire to Bergen Hill, beyond the bounds of the Corporation. He contended that there were already sufficient facilities in the present government of Hoboken for all practical purposes. In conclusion, he said that the buil of incorporation has now been brought back to the people for their consideration, and now let the people descide the quastion.

JOHN J. EVERETT was the next speaker. He did not, he said, approve the Charter; nor did he toink it time yet to incorporate Hoboken as a city. Hoboken, he said, approve the Charter; nor did he toink it time yet to incorporate Hoboken as a city. Hoboken, he said, approve the Charter; nor did he toink it time yet to incorporate Hoboken as a city. Hoboken, he said, has re cently so rapidly grown that it has become an important andurb to New York, are its to a great ent at regarded throughout the country as a cort of play-ground and ga abling-ground for New York, and the Police are not equal to emergencies which are liable to arise. No just complished on home people should be toned against the meaner in which the Legislature passed the Charter and sent it to you for your rejection or approval, and in voting for or against it, be wise and have a thought for the fature in so doing.

At the close of his remarks, the meeting adjourned.

The friends of the Charter have met at the Town Hall every evening since Saturday evening, and strong efforts are being made to carry the election in favor of the Charter.

A telegraphic dispatch was received from the Hon. John M. Board, stating that the amended bill had passed the House finally, and had been signed by the Governor.

The vote will be taken to-day between the hours of 12 and 50 clock.

THE STREET WALKERS IN THE

MAYOR'S OFFICE. The street walkers, whose arrest we announced yes-

terday, were marched to the Mayor's Office yesterday merning, two abreast, and they attracted no little attention. A crowd of some hundreds of sympathiz-ers and others followed them, and another crowd had closed the avenues to the office. The way was opened by the police, and the fcail cortege was ushered into the dread presence of Justice Osborne. Most of them were ugly and brazen faced; very few were handsome. Four or five of them were overcome and their tears exercised a very softening influence on the many gentlemen present. All sorts of excuses were given for having been out in the evening, but the policemen made the necessary affidavits, and most of them were sent to Blackwell's Island. One of the girls, who gave her name as Julia Kelly, made her escoape from 's Office in the crowd. The following is the list of those arrested, with the disposition made of them, and the length of time they have been in the

FROM THE S	EIGHTH WARD.
Best to Pe	attentiary. How long on Town.
Eenma Tavior	months Tyears.
Townships Distant	t on make 2 years
Brites Anderson	months Refuend to ser.
Catharina Myers	months Refused to tell.
Elisa Wildema	months 9 months.
Initia Come	discharged
No. Wade	s mentus Refused to tell.
Adalalda Wahh	3 months.
Forest London	month Refused to tell.
Elien Spicer	Simonths 2 months.
Anna Thomas	4 months 5 months.
Mary Christie	9 months 10 months.
Louis Labrop	6 mouths 5 months
Frances Lineter	d months 18 months
Want to P.	Directivy How long on Town.
Cont to to	mi chereta wan the on wall an

Prances Hunter mostas montes
FROM THE POURTEENTH WARD.
Fent to Pentientiary How long on Town
Margaret Jackson discharged 2 years.
Emma Ragan discharged
App Glowen 3 months 6 months.
Sarah Millow 5 years.
Mary Kelley 4 months 1 year
Elizabeth Lewin
Sarah Jones 4 months 1 year.
Mary Robinsondischarged
Margaret Foley
Catharine Sandforddischarged 2 months.
Harriet Stevenson I month.
Julia Kelley
Bridget Ciancey S months 8 months.
Mary Rearn
Mery Tho poorf 2 mon ha 5 mouths
Jeanna O'Brien 5 years.
Catharine Cook 4 months 1 year.
Catha ine Dune discharged
Mary Linden 1 wenths I year.
Mary Fmith 4 weeks.
Ann Corman discharged
liarriet Shaffer discharged
Banneh Squirce 3 months 1 year.
Mary Duen 3 months 1 year.
May Cwess 1 year.
Mary Mitcheli 6 months 2 years.
Bearl Brown 6 months 5 years

Prominent among they supathizers were the fancy men of these girls. It may not be generally known that most won en of ill-fame have a lover a goog the fighting and gambling fraternity. To these men they devote one or two nights in the week, and a por-tion of their earnings, when the game goes against them, or there is no election to fill their pockets by. Per centra, the fighting man does up all the woman' battles for her and is very free with his money when he has any. These men looked solemn in these days of hard times, and no elections; their only resource

It will be seen from the following general order to Police Captains, that the Mayor is determined to make thorough work of it. He has issued orders to arrest all, and yesterday's procession to Blackwell's Island will soon be followed by larger once:

with section 2 of sad Act, cause all each variant female found walking the structs in your Flotrict, to be arrested and conveyed before a Police Justice, to be dealt with as provided by this Act. By riber of FERNANDO WOOD, Mayor. George W. Matsell, Chief of Police.

### THE ROW IN A PORTER-HOUSE.

The Eighth Ward Police were informed, about 10 o'clock on Tuesday night, of a disturbance then going on at the Porter-house, No. 33s Hudson-st., known as the "Weaver's Arms," and two officers repaired to the place and found a man named John Scott lying dead upon the floor, and three men fighting in another These were all arrested and taken to the Station-House, where, also, the body of the decessed was brought. It was thought at the time that Scott had been killed in the fight, but yesterday Coroner O'Donnell held an inquest upon the body, when a different state of circumstances was revealed. It appeared in evidence that he came to the place intoxappeared in evidence that he came to the piace intor-icated, and continued to drink freely; that he and one Deniel Dewer commenced skylarking and continued fer some time, without exhibiting any angry feelings toward each other. Some hours afterward, they re-sumed their play, when the deceased became angry. John Conner, an acquaintance, then interfered, and seated him in a chair, after which he became more excited, and called to his son, who was in a back room, to come to his aid. The son came, and struck onner in the face, and a regular fight ensued in the back room, and while it was going on, the decessed, who was sitting in the front room, fell from his chair, and died of spoplexy. It was in evidence, further, that deceased was of very intemperate habits, and that no violence had been inflicted upon him. The Jury rendered a verdict of death by serous apoplery, superinduced by intemperance. The deceased was a native of England, 47 years of age.

## CITY ITEMS.

James T. Brady, Esq., will lecture before the Mechanica' Institute this evening. Subject-Influence of Useful Inventions on Social Life.

We call attention to the advertisement announcing the close of the exhibition of Vernet's picture of Joseph's Brethren at Messrs Goupil & Co.'s.

ALL RIGHT .- Yesterday we made a call at the Corn Exchange, No 15 Willism-st, and found that the proprietor had determined that no person should ned there; for in the place of a bar with intoxicating liquore and men to pour it out, he had a long counter filled with pastry, fruit, and tea and coffee, and several neat young ladies to attend. This is the place we referred to some days since. The proprietor has abolished his bar, as he said he would. Success

EAST RIVER INDUSTRIAL SCHOOL.-We desire to call the attention of the readers of THE TRIBUSE to a new "Industrial School," which is being started in Fortieth-st, between Third and Second-avs. It is designed to reach that most needy population who occupy "Dutch Hill," and all the district from Thirty fourth to Fiftieth sts., near the East River. There is not a more needy, hard-pressed quarter in the City. We have visited hundreds of families there that have had no work for the whole winter, and have literally lived on chance charity. We stumbled yesterday on a poor man dying of consump-tion, with a well-thumbed Bible before him, who had literally nothing in the house to eat for himself or family. The oldest child gets her food and her education in this school. Ladies have come forward to sid in the teaching and the industrial work; but more teachers and more funds are needed. We are aware that the object does not appeal so much to im-mediate pity or feeling as some others; still, it is such enterprises which will keep off future poverty and rance and crime. A little money and effort laid out now may save many a poor outcast girl hereafter. We especially appeal to the citizens of that part of the City for aid. Donations can be sent to the school in Fortieth-st., or to the office of the "Children's Aid Society," 11 Clinton Hall, Astorplace.

SCHOOL EXAMINATION -The regular examination of the Male Department of Grammar School No. 40, in East Twentlethett, fook place yesterday afternoon, before City Superintendent S. S. Randall, Assistant McKeen and about 200 ladies and gentlemen. The examination took place in the Chapel. The scholars numbered 550. Three classes were examined, the highest in Grammar, Arithmetic and Algebra, showing good progress in the different studies. There were some fine specimens of drawings, designs and lettering, with the pen, which were much admired by

AFFOINTMENT OF CLERK.-Judge Betts, of the United States District Court, has appointed George F. Betts, Esq., Clerk of the U. S. District Court of this District. Mr. Morton, the late incumbent, will occupy the position of Deputy Clerk, also U. S.

We call attention to the advertisement in the column of "Special Notices," of a meeting of Associa-tionists and friends of the North American Phalanx, to be held this evening, at No. 555 Broadway. It i hoped that all who take an interest in the subject of

J. H. Colton & Co. have issued a new map of Kansas and Nebraska. It has all the new routes of railroad arross to the Pacific, (crossing the Territories.) all new towns, villages, &c., &c.

CHARGE OF GRAND LARCENT-A NEW DODGE Yesterday afternoon, a well-dressed man called at the store of James George & Bro., boot and shoe desiers, at No. 17 Murray-st, and asked to see a Directory. One was handed him, and he wrote some name upon a slip of paper, and walked out, thanking the person who loaned him the Directory. When he reached the sidewalk, he met a man to whom he handed the paper, who, after reading it over once or twice, deliberately shouldered a case of boots, valued at \$54, which was in front of the store, and walked off with it in one direction, while the pretended employer went in the opposite one. The proprietor of the store had watched the operations, and soon after the one with the box had started, followed him; and, having arrested him, took him to the Chief's Office, and he was looked up-protesting that a shent'eman had hired him to take the goodsh to his store in Vul-

ARREST OF POLICY DEALERS.-The Eleventh Ward police yesterday made a descent upon the shop of several lottery dealers, all Germans, and arrested the proprietors, besides capturing their schemes, blank, slips, and all the paraphernalia of their busi-ness. The names of the unfortunates are, Conrad Kobb, of No. 214 Third-av.; Cornelius Sullivan, of No 5] Avenue B; Cohers, of No. 396 Ninth-st.; bler, all of whom were taken before Justice Wood, at the HIId District Police Court, where they had been but a short time, when a host of their German friends made their appearance and a general jabbering in High Dutch commenced, which was finally put a step to by the magistrate holding the accused for ex-amination. John Lohr, of No. 315 Taird-av., and Martin Ken

FIGHT BETWEEN SOME OF THE POOLE GANG AND ANOTHER PARTY.—On Tuesday night the Twenty-second Ward Police were informed that a fight was going on at the run-grocery of John T. Tietman, corner of Fifty-second-st. and Tenth-av., and, immediately, Sergeant Downs and a posse of officers re-paired to the pisce, and found the fighters one aged in a desperate conflict in the street, in frost of the grecery. One gang was headed by Bill Travis, lete of the Poole party, and the other by Peter Forgases. of the Poole party, at d the other by Peter Forguson.

These two men, together with Samuel Carl, Thomas Riley, John Nichola, Thomas O'Domeil, and George Whitmen, were arrested, and comulited by Justice Connelly for examination.

MURDEROUS ASSAULT -Wm Stiebner, & German, driving a leger beer wagen for Fred'k. W. Schwaitz, of No. 73 Chatham et., was sent, yesterday, with a keg of beer to the oyster-collar of J. Regns, No. 135 Canal et., with instructions not to leave the keg unless it was paid for. He took the beer to Regus's place, but the latter refusing to pay for it, he was about leaving with it, when Regus seized him by the collar, and struck him a violent blow upon the head with an ovster knife, inflicting a deep and dangerous wound. The injured man was immediately conveyed to the residence of his employer, and now lies in a preca-rious situation. Regus was arrested by Officer Mansfield, and committed by Justice Bogart to the

RAN AWAY AND DEATH .- A horse, attached to a light wagon, ran away in Eighth av., yesterday morning, and when near Thirtieth-st. took to the side walk, and plunged into the window of a crockery store. The glass was heavy plats, and cut the animal so severely that he bled to death on the sidewalk.

SERIOUS ACCIDEST TO A POLICEMAN -Yesterday SERIOUS ACCIDEST TO A FOLICEMAN — Issuerday afternoon Seryanat Litelary, of the Reserve Corps, one of the most gentlement, was thoseed down and run over by one of the 'read way stages, and has his left leg fractured. He was engaged the time in endeavorine to carry out the instructions of the Mayor to keep the one-linear traveling as near the curb stone as possible. On meeting with the accident, he was immediately conveyed to the N. Y. Hospital.

TAKEN FROM A SUSPICIOUS CHARACTER.—Two valuable sleigh robes and a quantity ready-made clothing, which are supprised to be stolen property, were yesterday taken from a suspicious character, and can be seen an application to Mr. Machellar, Clark of the Chief of Police.

CORRECTION.—The report in THE TRIBUNE of yesterday, relating to the Commissioners of Police is said to be incorrect for as Policeman Wogan of the Fourth Warf, is concerned. The officer claims to be in no way connected with other officials of the same Dutrict against whom complain a bare been made for taking money from the keepers of disorderly between the was not suspended for receiving money as aforested.

DR. HUNTER ON CONSUMPTION-(continued.)

DR. HUNTER ON CONSUMPTION—(continued.)
OF TUERRCLES AND CAVITIES IN THE LEGS.

LETTER NO. XIV.

To the Readers of The N. Y. Tribune.

In my proceeding letters I have described the different kinds of Consumption and their symptome. I have also told you that "Catarrh," "Sure Throat" and "Brunchitis" lead to Consumption. I will how explain to you how these affections—which are only chroate inflammations of the mucous membrane of the nose, the throat and the brunchial tubes, and do not differ in any respect from chroate inflammation of the mucous membrane of the stomach to bowels, or of any other surface of the body—lead to Consumption. The reason why the same disease in the stomach or bowels does not produce Consumption, is, that it does not interfere with breathing—and the reason why Catarth, Sere Throat and Bronchitis do produce

absorbed, and thus remove the ceril before the lungs have become broken down. The safety of the patient depends on prompt and persevering treatment; for, so long at the tubercies temain, his life brogs by a cord which is delly becoming weakened. But even after a condiderable cavity is formed, the patient abould not despair of recovery. We may will hepe to beat the cavity. I have many patients in this city who have recovered from this condition, and who are now in the raisy ment of health with a large healed cavity is the lauge, into which you can hear the air enter at every inspiration, with that rosting sound which we produce on blowing into the mouth of an empty bottle.

It my next letter I shall speak of the "Complications of Commentary." Your obedient servent,

Rosket Ruyres M. D.,

Physician for Diseases of the Lungs.

No. 258 Broadway, New-York, 29th March, 1855.

[Advertisement]
CROUP COUGH can be cured in one night by bathing the throat and chest with J. R. Starroan's Olive Tax. Price, to cents a bottle. Solid at No. 4 New st., and by J. Milhau, Draggist, No. 183 Broadway.

LEARY & Co., Art-Hatters and Venders to Gen-lemen Stores, Astor House, Brosdway, N. Y.

[Advertisement.]
PHOTOGRAPHY.—The finest specimens of this art we have seen were made by Saady. of Broadway.
Decidedly the most finished Pictures we have ever seen were those of Baady, of Ro. 356 Broadway, New Townsorth.

We have recently examined some specimens of Photography by Baady, which we have bever seen soutlest in the country of Fundar and the country of Fundar.

Are a few editorial testimonical to the excellence of Baady: Section Section 1.

Those who have old Portraits, Daguerreotypes, or Ministures of deceased persons, which they wish reproduced and rendered durable, should pay Brant's visit. No. 336 Broadway. PHOTOGRAPHIC PORTRAITS.—Life and Cabinet

rines, in Oil and Pastel. Ministere sines, superior to the facet. Ivory Fainting. Uncolored Photographs, equaled by no other establishment in the world. Perfect littuesses taken, in any style or size, from Bagaersebypes of deceased persons. Life-size Oil Paintings on cauras, by the process, at one sitting. Taken only by J. Grussy & C. D. Fandantox, No. 48 Re. Basse du fiempart, Patis, and No. 340 Broadway, Now-York. \$2 50 FOR WRITING LESSONS—THIS WEEK Only.—Bon't delay, but so at once and join Gothamtri's cheap Writing and dook keeping Classes. Cards of particulars at the room, No. 562 Broadmay.

BLAKE'S PATENT FIRE-PROOF PAINT, No. 119 cari-st.—See under bead of Paints.

GAN! GAS!—New styles of GAS FIXTURES, for the spring Trade, of both medern and satisfue designs, just out. Wholesnie buyers particularly invited to soil at the great out. Wholesnie buyers particularly invited to soil at the great of Manufacturian Depot of Angura, Waares & Co. Mo. 576 Recadway. Also, the best Fortshie Gas Works for Country Dwellings, Churches and Factories in this country.

SELF-IMPROVEMENT .- A correct Analysis of the Phrenelogical Organs shows each individual to what pur-mit or profession in life he is best adapted—in which he may be most successful—and how to entire to or restrain these fac-lities recessing to obtain a horson seen intelligences, morel, well dissociation. Examinations with Written Descriptions, bay and Evening, by Mr. Powilla, No. 500 Equalway.

### BROOKLYN ITEMS.

PRESENTATION TO THE CHIEF OF POLICE. purpose of the tribbe of Mr. John B. Forz. Cuts of an arrange of the property of the property

COURT OF SESSIONS - Patrick Creen was fined

# NEW-JERSEY ITEMS.

A CHURCH ROBBED — During Tuesday night the Methodus Episcopal Church of Hobeden, was entered, and rob-bed of \$15 m change which had been contributed for the poor, and was in the poor-boxes.

SUPREME COURT-SPECIAL TERM-MARCH 29-Before Judge MITCHELL.
RE-CONVEYING TO THE CITY OF FORT GARSEVOORT

RE-CONVEXING TO THE CITY OF FORT GANSEVOORT
PROPERTY.

Cornellus V S Roosevelt agt J S Vareum, Simeon Dreper,
Robert B Coleman and the Mayor &c., of New York.
We stared, yesterday, some particulars in relation
to the property and the decision of Judge Mitchell that it he
reconveyed to the City The following are the principal points
of the opisium of the Judge:
The complaint, filled 28th Jun., 1853, states in effect that the
plaintiff is a resident and tax-payer of the City of New York,
owning real and personal eative situated therein, and that he
files the complaint for himself and all where interested
This entitles him, according to the decisions of the Superior
Court in this Olistrict in an action (segient the Corp. retion and
others combining with fit for the purpose of preventing their
disposing of the property of the City, contrary to the cluster of
the City, or the stantes of the State, or to breach of the duty
of the Corporation as quart Trustees when it will cause a loss
to the City.

why it should apply to the Ten Governors at to any other Department.
There officers have power to demand of the Supervisors whetever amount of money they may require for the relief and the supervisors of the supervisors whetever amount of money they may require for the relief and supervisors and the making of centracts for large amounts, which must be of great profit to some, if not to many. They thus have the meating of centracts for large amounts, which must be of great if the supervisor of the supervisor of

the contract for me purchase, and that is contract, using the curve by the delivery of the deed cannot be set astise. These may be cases in contracts between individuals where this rule would be properly applied. They might have no wet to recind a contract, and low the power if they chose to execute the contract. That might be de-med a waiver.

But this law is passed to protect the public from the acts of its own officers who the law makers feared) might do acts which would in jure the public. No acts thesefore, of the officers, can take away the original defect in the title attended to be passed. Neither they nor the Common Council tenach less the Mayor and Clerc's have power to make an ellegad contract valid by executing it. If they could, they have only to make a pre-limitary contract and then make a sale, and the law would become a mility.

But the section is not confined to contracts. If declares that these officers shall not be interested directly or indirectly, in any contract &c. 'nor in the purchase of any real exists of other property belonging to the City.

The string of the deed, and the passing of the purchase money, are the material facts of the purchase, or are the very park which constitute the cut for earl each and the very park which constitute the cut for earl each and the very park which constitute the cut for earl each conflict that the one who is of the Ten Gurernor.

If the view of the case be contract, it is unaccessary to as anine other objections to the nurchase.

The individual defendants is the nurchase.

The individual defendants is the nurchase.

The individual defendants and the recovery to the Corporation, by a title first four contracts the contract of the such as with covennata would be bound by the purchase of the nurchase.

The cost of the first purchase of the purchase of the corporation, by a title first four of the purchase of the

ALLEGED FALSE RECOMMENDATION OF INSTANCE.

George G Sickies art John O. Rebinson.

Mr. R. in May last leased of Mr. S. a house, and moved out offer the first quater. He claimed that frend had been exercised in recommending to hun the house as being every may desirable, whereas the cellar was west and stangered was desirable, whereas the cellar was west and stangered that he with roaches, and he refused to pay any rest, serving that with roaches, and he refused to pay any rest, serving that with house and to great inconvenience. &c. Mr. S. breacht such that a got to great inconvenience. and the house unhealty, as was, an extended to he seemed to the conditions with roactes, and he refused to pay any read, a serving that he hed be an put to great mocnvemence. Ac Mr. 3. brancht out to recover the quanter's rent, when the allegad fraudulent economesdation was set up in defense, and the fury found for defendent. Motoo is made by Mr. 5. for a new trial, on the ground that the leave, being a scaled lastnument is hinding. The Judge said an allegation of faut could be set up assist any scaled instrument. New trial denied. For plaints, Mr. Wm. M. Allega for defendent, Mears, Robinson and First.

ALLIGED PAILURE OF CONSIDERATION—ASSAULT UPON A COUNSEL.

Phonix Bank ar Edward a Quievand.

In a note of \$1.087.37, given by defendant to Mr. Molley in December, 1823 by him passed to his firm of Motor, About & Bassets, and by laster indorsed to the Sank. In defense, it was said that the note was given to Mr. M. and to the first of the stake of the first of the patent for the Stake of the said at the motor of Mason's Passet Oil, and that said attribe was not effective, &c., and the consideration failed.

The meaner showing the patent and agreement, &c., not be-

that said article was not effective, &c., and the consideration failed.

The supers showing the patient and agreement, &c., not being in Court, the Judge countered that the desemas has not been proved. Mr. Motley was called to the stand. While he was a stammation, if it. Booth commel for defence in decreasing the Judge, made a commet to the teaor that Mr. Motley had become incoment. Mr. M. remarked that that was fasheboot. Bothing further was said at that time. The Judge, after smaller bothing further was said at that time. The Judge, after smaller bothing further was said at that time. The Judge, after smaller bothing further was said at the consist for plaintiff in another of the case, ordered a world as the consist of patients of the said seasons of the consistency of the said seasons that the said seasons that the said seasons that the different said of the said seasons that the said seasons that said the said seasons that said in the said seasons the said seasons that said in the Court building and were in the Said and the said seasons the said of the said seasons the said seasons the said of the said seasons the said seas

cart on the lat of April 1934, in Forty fourth-ot, between Teach and Elevanth-ave, and negligantly and carelonsy drove over a little descript of plaintiff about three years of age, which was passing from the appealin side of the street to her home, forfantly hilling her. Suit is brought by the fahar ander the common law, for loss of services of the chid expenses of its fall dec. The Judge, after testimony had been taken, hald that there could be no accuminy loss from the deah of so young a child, and that there could be no accuminy loss from the deah of so young a child, and that the costs of funeral eyes on held not been shown. Verliet for defendant For plaintiff, Moore Culver and Faster. For defendant Moore, Field and Slayter.

Before Juses Oakley.

Fritz Petre ast The North REVERINCE.

Fritz Petre ast The North REVERINCE.

Fritz Petre ast The North REVERINCE.

It was contended in defended the remaining of the insurance. It was contended in the face, that there had been but a small loss company with the ci-tim, and that fraud had been exercised in reasoning to the homestic fault rendered the policy (by its terms) void. It was suid for plaintiff, that considerable of the property had been stiles after the Grant and the fraud had been exercised in reasoning to the homestic plaintiff, that considerable of the property had been stiles after the Grant that considerable of the property had been to the loss, and that each fraud had property to such a case, and esanot charge the loss and that can be a charge of it, is bound to take care of the property to such a case, and esanot charge the loss and the property to such a case, and esanot charge the loss and the care of the property to such a case, and esanot charge the loss and the care of the property to such a case, and esanot charge the loss and the care of the plaintiff, then, if an immuned party (where the plaintiff, then the policy declaring that a false statement in the loss shall render a policy would present a value and the care of the shall render a policy

The Judge held that there being no clease in the lease to prevent his letting, be had a right to do so; yet the owner stating that he had not was not an eviction, but at most a slander of title, for which he could bring suit. Judgment for plaintiff in amount.

COURT CALENDAS—This Dat.

Beterhor Court—Nos. 973, 1394 1395, 1412, 1414, 1415, 221, 1125, 1645, 1446, 1101, 1171, 1455 to 1464, 1465, 1467, 1467, 1474, 1475, 1474, 1475, 1475, 1485, 1485, 1486, 1487, 1487, 1488, 1489, 1487, 1488 to 1584, 449, 1862, 120, 1385, 1385, 1386, 1487, 1487, 1488, 1487, 1487, 1488, 1487, 1487, 1488, 1487, 148

### MARRIED.

BLAKE-LOCK-At Northwood, N. H., March 20, by the Rev. Otis Holms, E. D. Slahe, Esq., to Mrs. Elizabeth H Lock all of Northwood PAIGHT-KLING-On Tuceday evening, March 27, by the Rev. W. 8 4mith. Mr. William H. Haight to Miss Elles Kling. Bad LEY-At Eslabory Mills, Mass, the Kev. Re KING-BAG LEY-At Eslabory Mills, Mass, the Kev. Re York.

At Salisbury Mills, Mass, the Rev. Ro KING—BAGLEY—At Sailsbury Mills, Mass, the New Ro-fus King formerly Paster of the Corgregational Churca in that villese to Miss Abby B. Bagley of Amesbury. PHELPS—SCHENCK—At Provisence, R. I., on Tuesday, March 27, by the Rt Rev Bishop Clark, Walter Phelps, Jr., to Eliya A. Schench, both of Glone Sails, N. Y SPEAR BLUOWER—On Tuesday, Murch 77, by the Rev. Dr. Hutton, at the Datch Reformed Church, Wooster et, Was. S. Spear, cf. Sierra County, (California) to Miss Kate M., daughter of Eliuha Bloomer, Esq., of New York.

BLAIR—On Tuesday morning, March 27, at Oyster Bay, L. L. Henry B Blishr, aged 48 years, late of the firm of Blish & Medwin, of this City.

The friends of the family are invited to attend the funeral, from the residence of his brother-in-law, No. 4t Vandam at on Friday at 3 celeck KINGSEURY—in this City, on Wednesday, March 28, after a log and pairful Hasses, is the 38th year of this age. Ephraim Kingsbury, late Clerk in the United States Cours.

The friends of the family and members of the Mew England Society, are requested to attend the faneral on Friday, the 38th March, at 2 o'clock F. M., from his late residence, Re. 128 Broome st., without further invitation.

MORRIS—In this City, on Wednesday, March 28, Lewis Morris, the only son of Blishard R Morris, of Felham, West-chester County.

The relatives and friends of the family are respectfully invited to attend the fluorest on Friday next, at 12 o'clock, noon, from at Farbbolonew's Charch.

MARSHALL—At his residence. Critchell-place, London, on February 27, Samuel Marshall, aged 14, formerly a marchant, Sheffield, England, but for many years a resident of this City, much respected by a rape circle of a equalistance.

McCLINYOCK—At Carille, Fa., on Thursday, March 27, Carolina W, hifant daughter of John and Catharine W. MoClistock.

MC Living W., infant daughter of John and Catharine Coroline W., infant daughter of John and Catharine Clintock.

BAE-At her residence in Stromnoss, Orkney Isles, Scot lend on Wedscody, Feb 21, Mrs Bac, aged 72 year, widow of the late John Bac, Esq., of Weir isle, and mather of Dr.

of its late John Ban, 249, of Bronchitis, after a long illRae, the Arctic travelery 23, of bronchitis, after a long illcus, Elizabeth, wife of Bez amin Sarson, of Jesses City,
VAN COUT-On Tuesday 3d mouth, 77th, 1855, Sarsh Van
Cott, wife of the late Cornellus Van Cott, agad 38 years
The friends of the family are invited to attend the funeral
from her late residence Mill Rock, Oysiar Bay, L. I., on
sixth day norming at 16 o'clock

# COMMERCIAL MATTERS,

The general tendency of the market at the Morning

WEDSESDAY, March 28-P. M.

Board was downward, with a fair amount of business. but the changes were not important, and, in some cases, the market was well sustained. At the Second Board Erie was buoyant, with good demand, and Reading was firm. Eric clused at 48, 249, an improvement of 1 & cent. Reading was offered at 84, at the close, a slight improvement on yesterday's price. New York Central advanced to 93. The purchases of Erie continue, to some extent, for foreign account; and there are some purchases of Central for the same destination. Hudson River is firm. Harlem fell off i P cent. Camberland was heavy at 33<sup>3</sup>. Nicaragua was firm at the close at i decline. In Railroad Bonds the transactions were not very large, (extent about \$190,000) and the merket not very large, (extent about \$100,000) and the merket was heavy. The orders for foreign account are not yet on the market to any extent, as purchasee now cannot be carried until next steamer day. Illinois Central fell off 1 P per cent; Eries, 1875, § P cent.; Central 7s, | F cont. Of State Stocks the sales were about \$100,000, at declining prices. Indiana 5s, 84; Virginias, 96; Louisianas, 92; Misseuris,

supply of bills is moderate from the South. Sterling

9 9 10 P cent. Prance, 5 13 | 95 11 |. In Freights there is not much doing. Corn is nous-inally 31d; 700 boxes Bacon and 42 cases Midse, 107: 600 bales Cotton, 1 25 32d. To London, 300 tieress Beef, 3/93/6. To Glargow, 100 tune Log rood on private terms. A schooper was chartered from I bern to New-York at 35 2 40c. for Resin and Tar

tine, 65c for Spirits and je for Cotton. The Receipts at the Sub-Treasury were \$131,600, Paid, \$21,928. Balance, \$3,667,894. Paid from As-say Office, \$11,614. Paid on disbursing checks,

J. Thompson sold at auction the fellowing list of State Bonds for account of the Illinois liquidating

London Exchange, which we noticed yesterday, it is believed, will have a very important effect upon this market. It will make a market there which they have not heretofore onjayed, in consequence of the difficulty of getting buyers and cellers together. The opening having been made, the list of securities admitted to the privileges of the Exchange will uncountedly be increased, and an active business grow up. Some of the recent machine there will be the property of the recent machine there will be the property of the recent machine there will be the property of the recent machine there will be the property of the recent machine there will be the property of the recent machine there will be the property of the propert up. Some of the recent purchases of Eric on fore orders are believed to have been made in articipat of extended transactions in London, under new arrangement. In regard to American securities in London, one of the leading banking houses write

in London, one of the leading banking houses writes to its correspondent here as annexed:

"London, Friday, March 9, 1855,

"Our Modey market is comparatively easy, and a more cheerful feeling pervades the mercantile community generally. The continued fail in the price of Cern, and the prospect of supplies from the Danube, have tended to give confidence, not sith same time, caution is manifested in all mercantile overstions.

has given notice that the circularing notes issued to H. B. Bernett, an individual banker, (Bank of Bain bridge, Penn Yan.) must be presented to the Department for payment within two years from the 27th inst.

The Africa, which left Boston for Liverpool to-day,
teck out \$779,000 in specie. This is about a quarter
of a million less than was anticipated last week.

draft, or its avails. Upon and an attachment served upon those who are sup-posed to have funds belonging to that house. The defense of Mr. Bacon, we understand, is that Page, Bacon & Co. hold drafts of Adams & Co. under dishenor, and these are put in as an offset. The or-der was assigned by Adams & Co to Mosare. Hage & Co., the correspondent here of Mr. Burgeyne, be-

mortgage bonds of the Milwaukee and Mississ Railroad Company have been negotiated in this city, at the rate of 86 cents on the dollar. The Road will now be extended to the Wisconsia River without

Celay.

The annexed is the application of the Presidents of the Erie, Central, and Chemung and Jefferson Roads, to the Assembly to recommit the toll bill:

to the Assembly to recommit the toll bill:

To the Assembly to recommit the toll bill:

To the Assembly of the State of New York:

The undrained, representing everal Relived Companies in this State, beg leave respectfully to sak that the bill for imporing Canal tole on the several Companies, and the tole of the several Companies, by their representatives to be head before the Companies, by their representatives to be head before the Committee in opposition to the measure, which is one of such importance to them that they trust their application will be greated.

FRASTUS CORNINGS, Provi N. Y. Gentral R. R. Co. HOMER RAWSDELL, Previ N. Y. and Eris R. Co. JOHN AENOT, for Chemung and Jefferson E. S.

The bill was accordingly recommitted. Our Pennsylvania and Maryland neighbors appear to be very well pleased at this legislating business off our roads for their benefit. The true policy to be adopted in this matter is that proposed in an editorial in this journal, on Tuerday last—an amendment of the Coactitution, relieving the Canals from their present asseless and heavy burdens. They would then be abundantly able to sustain themselves without taxing any other branch of traffic.

The business at the Cicaring-House was \$15,-

The business at the Clearing House was \$15.

olice and Criminal Courte of the City of New-minos prostitutes, who have no lawful employment themselves, are declared to be vegrants, and as parrocar make it a practice to wank the streets at purpose of entiting or all mring mee to accompany r homest for improper purposes, and as such acts tring to the community, and tond to corrupt the title and leaf them entry, you will, in accordance

MAYORALTY Mass MERTING—A call has been issued for a meeting of the friends and supporters of David S. Manters, the Mayor of Jerrey City, to be held this evering, at 8 o'clock, at Commercial Hall. The object of the meeting will be to give an approval for his official course and to propose his redisculon to the Mayoralty.

the Mayoralty.

House Roberty — Yesterday morning the resistance of J. S. Chrystis, corner of Favonie-place and Eris et., is resp City was entered and robbed of a small trank contining noise, deeds and paper to the amount of \$5.000, which will be if little use to the theree. They also took one doses silver poens, and other articles, and damaged the faralture.

# LAW INTELLIGENCE.

of the City.

The same principle will allow, also an action after the The same principle will allow, also an action after the the defendant is partly accomplished, even by the

SUPERIOR COURT-MARCH 33-SPECIAL TERM-Before Judge DUES ALLEGED FALSE RECOMMENDATION OF HOUSE TO A

The following sales of Stocks were made at an

day, at 12 o'clock, at the Merchants' Exchange. The list will comprise a variety of desirable securities.

The interest due April 1 on the Third Mortgage Bonds of the Columbus, Piqua and Indiana Ruitresd Company, guaranteed by the Cleveland, Columbus and Cincinnasi Railroad Company, will be paid at the effice of the Ohio Life and Trust Company.

The coupons of the Illinois Central Railroad Company of the Construction Bonds falling due on the 1st of April next, will be paid on the 2d proximo, at the office of the Company. This disbursement will reach nearly \$500,000.

nearly \$600,000.

The admission of American Railroad Stocks to the

same time, caution is manifested in all more-same oper Mions.

"There is a little inquiry for United States 6 of Cents, and the price is firm. In State Bonds, there is an improvement in Massachusetts Sterling and Peansylvanis 5 of Cents, the latter may be quoted at \$25 ts. The price of the Inacription Steck is, however, lower, in consequence of several parcels having come in for asks. We have not heard of any transactions in Maryland, South Caroline, as Trust cents. A little business has been cone in Virginia at

The Superintendent of the Banking Departs

Hoadley, Agent of Page, Bacon & Co., the Bank of America, and other parties, supposed to hold funds or securities belonging to Mosers. Page, Bacon & Co. of San Francisco. This action grew, we understand, out of the following circumstances: Among the remittances of Mesers. P., B. & Co. in January, were three time-drafts, in the aggregate for \$137,006, which has been made by Lucas, Turner & Co., of San Francisco, on Mesure. Lucas & Simonds, of St. Louis, for the benefit of Burgoyne & Co. These drafts passed into the hands of Messrs. P., B. & Co., and were sent forward. One of them, at 105 days sight, for \$45,000, was soon afterward, by some arrangement, returned to Mr. Burgoyne, an order being given him by P., B. & Co. on their agent in New York, for the delivery to him of the Burgeyne obtained an advance of \$15,000 of Adams & Co, of San Francisco, who sent the order forward. The draft, we believe, is beyond the control of the agent of Mesers. P., B. & Co., and as the parties interested decline to pay over the avails, the order of Mesers. P., B. & Co. has been protested

for these proceedings were taken.

The Milwankee Statesman states that all the first

985,204.

The Judiciary Committee of the Senate, yesterday, reported back the bill to repeal the act to prohibit. Corporations from interposing the defence of naury, amended, so that it now reads as follows: Faction I Chapter 172, of the laws of 1990, is repealed, pravided that the defence of naury shall not be harmatic lainty-speed in any action on any conveyance, contract, band or administration now cutoting or herefolders lawed by any Corporation; or shall the validity of any conveyance, contract, band or obligation, lawned by or existing as action any Corporation prior to this date, he questioned in any enter or exists by years of any statutes relating to the interest of memory.

The redemption of the public debt of the United States for the week sading March 34 was as follows:

Loan of 1942, 921,000; do. 1943, 91,500; do. 1944,